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Ħ	ECORDATION REQUESTED WESTERN B. DKK, a division of V 41 South: 11 Stream		gic i	Mirt u s	'96 J I-Bank	12	5 P
	P.O. Box et 9 Kinnwith Falls, OR 97601-0322					and the second secon	
W	HEN RECOFIDED MAIL TO:						
	WESTERN 3/NK, a division of V 421 South 7 U Street P.O. Box 669 Klamath Falls, OR 97601-0322	Vashi	(280 1	Mutua) Bank		
S	IND TAX NOTICES TO:						
A REAL PROPERTY OF AN AND A REAL PROPERTY OF A REAL	PAUL BOERSMA AND LANEY TREIR SUCCESSORS IN TRUST BOERSMA LIVING 'TRUST, DA ESTATE IN FEE SIMIPLE 7122 E. LANGELL VALLEY RD BONANZA, OR 97023	UN	ERT	E PN	ul & lan	±733	

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SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

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HAZARDOUS SUBSTANCES CERTIFICATE AND INDEMNITY

THIS HAZARDOUS SUBSTANCES CERTIFICATE AND INDEMNITY AGREEMENT DATED JUNE 25, 1996, IS MADE BY PAUL BOERSMA AND LANEY IDERSMA, THUSTEES OR THEIR SUCCESSORS IN TRUST, UNDER THE PAUL & LANEY BOERSMA LIVING TRUST, DATED MARCH 14, 1995, AN ESTATE IN FEE SIMPLE, whose address is 7122 E. LANGELL VALLEY RD, BONAN2 , OR 97623 (referred to below sometimes as "Grantor" and sometimes as "Indemnitor"), PAUL BOERSMA (Ind LANEY BOERSMA (sometimes referred to below as "Borrower" and sometimes as "Indemnitor"), and WESTERN BANK, a division of Washington Mutual Bank (referred to below as "Lender"). For good and vehiable consideration and to induce Lender to make a Loan to Borrower, each party executing this A greement herbidy represents and agrees with Lender as follows:

DEFINITIONS. The following words shall have the following meanings when used in this Agreement. All references to dollar amounts shall mean amounts in lawful money of the United States of / merica.

Agreement. The word "Agreement" it eans this Hazardous Substances Certificate and Indemnity Agreement, as this Hazardous Substances Certificate and Indemnity Agreement in ay its modified from the to time, together with all exhibits and schedules attached to this Hazardous Substances Certificate and Indemnity Agreement in a transmit is the total and the total and the total attached to the Hazardous Substances Certificate and Indemnity Agreement is a strain at the total attached to the Hazardous Substances Certificate and Indemnity Agreement is a strain at the total attached to the Hazardous Substances Certificate and Indemnity Agreement is a strain at the total attached to the Hazardous Substances Certificate and Indemnity Agreement is a strain at the total attached to the Hazardous Substances Certificate attached to the Hazardous Substances Substances

Borrower. The word "Borrower" means indi / sually and collectly ely PAUL BOERSMA and LANEY BOERSMA.

Environmental Laws. The words "Environmental Laws" mean invited all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the giving ment, including by hour limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. 5 action 9601, et sal, ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99–499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., and other applicable state or federal laws, rules, or regulations adopted pursuant to any of the foregoing.

Grantor. "The word "Grantor" means indiv dually and collec vely and PAUL BOERSMA AND LANEY BOERSMA, TRUSTEES OR THEIR SUCCESSORS IN TRUST, UNDER THE PAUL& LANEY BOERS MA LIVING TRUST, DATED MARCH 14, 1995, AN ESTATE IN FEE SIMPLE.

Hzzardous Substance. The words "Hizardous Substance" at a used in their very broadest sense and refer to materials that, because of their quantity, concentration or physical chemical or infectious charak teristics, may cause or pose a present or potential hazard to human health or the environment when improperty used, tratect stored, dispose of generated, manufactured, transported or otherwise handled. "Hazardous Substances" include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the Environmenter Laws. "Hazardous Substances:" include without limitation petroleum, including crude oil and any fraction thereof and asbestos.

Indemnitor. The word "Indemnitor" mouns in sividually and colk ctively all Borrowers and Grantors executing this Agreement.

Lender. The word "Lender" means WESTER 1 BANK, a division of Washington Mutual Eank, its successors and assigns.

Lean. The word "Loan" or "Loans" mans and includes without limitation any and all commercial loans and financial accommodations from Lender to Borrower, whether now or hereafter existing, and however evidenced, including without limitation those loans and financial accommodations described herein or described on any exhibit or schedule attached to this Agreement from time to time.

Occupant. The word "Occupant" means ind idually and collectively all persons or entities occupying or utilizing the Property, whether as owner, tenant, operator or other occupant.

Property. "The word "Property" means the following described real property, and all improvements thereon located in KLAMATH County, the State of Oregon:

E1/281:1/4 of Section 20, Yowr ship 39 Soult, Range 12 East of the Willamette Meridian, Klamath County, Oregon.

The Real Property or its address is commonly known as 7 1: 2 E LANGELL V/ LLEY RD, BONANZA, OR 97623. The Real Property tax identification number is RC 9563 R596694.

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H SPRESENTATIONS. The following representation in an and to it inder, subject to disclosures made and accepted by Lender in writing:

HAZARDCIUS SULISTANCI

Use Of Proparty. After due inquiry and in / stigation, Borrov / r and Grantor have no xnowledge, or reason to believe, that there has been any use, generation, manufacture, storage, feath ent, rainement, it insportation, disposal, release, or threatened release of any Hazardous Substance by any percon on, under, or about the f rops ty.

Hazardous Substances. After due inquiry and investigation, to investigation, to investigation, to investigation, to investigation, to investigation, the property, whenever and whather owned by provide 3 Occupants, has a ver contained asbestoe, PCB or other Hazardous Substances, whether used in construction or stored on the Property.

No Notices. Indemnitor has received in summons, citation, directive, letter or other communication, written or oral, from any agency or department of any county or state or the U.S. Government or nerning any intentional or unintentional action or omission on, under, or about the Property which has resulted in the releasing, pilling, leaking, pu mping, pouring, emitting, emitting, or dumping of Hazardous Substances into any waters or onto any lands or where dank ige r ay have resulted k. the lands, waters, fish, shellfish, wildlife, biota, air or other natural resources.

A FIRMATIVE (X)VENANTS. Subject to discloss reamade and accepted by Lender in writing, indemnitor hereby covenants with Lender as follows:

Use Of Property. Indemnitor will not use and does not intend o use the Property to generate, manufacture, refine, transport, treat, store, handle or dispose of any Hazardous Substances.

Compliance with Environmental Levis. Indemnitor shall cause the Property and the operations conducted thereon to comply with all Environmental Laws and orders of any over immerital authorities having jurisdiction under any Environmental Laws and shall obtain, keep in effect and comply with all governmental permits and authorities having jurisdiction under any Environmental Laws and shall obtain, keep in effect and comply with all governmental permits and authorities having jurisdiction under any Environmental Laws and shall obtain, keep in effect indemnitor shall furnish Laws and orders of any operations required by Environmental Laws with respect to such Property or operations. Indemnitor shall furnish Lender with opples of all such permits and authorizations and any amendments or renewals thereof and shall notify Lender of any expiration or revocation of such permits or author tations.

Preventive, Investigatory and Remedial Action. Indemnitor shall exercise extreme care in handling Hazardous Substances if Indemnitor uses or encounters any. Indemnitor, at Indainnito's expanse, shall undertake any and all preventive, investigatory or remedial action (including emergency response, removal, containment and other remedial action) (a) required by any applicable Environmental Laws or orders by any governmental authority having jurisdiction under Environmental Laws, or (b) necessary to prevent or minimize property damage (including damage to Occupant's own property), personal injury or damage (including damage to Occupant's own property), personal injury or damage (including damage to Occupant's own property), personal injury or damage to the environment, or the threat of any such damage or injury, by releases of or exposure to Hazardous Substances in connect the Proy entry or operations of any Occupant on the Property. In the event indemnitor's obligations units this section of the environment, Lender rhay (but shall not be required to) perform such obligations at Indemnitor's obligations units entits section of the Loan dataut rate, or in the absence of a default rate, at the Loan interest at Indemnitor intend that Linder shall have ull recourse to Indemnitor and any inter due to Lender upon dimension, Lender shall at all times be deemed to be the agent of Indemnitor and shall not by reason of such performance be deemed to be assuming any responsibility of Indemnitor under any Environmental Law or to any third party. Indemnitor as Environment at all ender as indemnitor, at any or fundernitor solid actions and expenses included any expenses to indemnitor or any such obligations and with interce: at the Loan dataut rate, or in the absence of a default rate, at the Loan interest at Indemnitor intend that Linder shall have ull recourse to Indemnitor any any time due to Lender under this Agreement. In performing any such obligations and indemnitor, I ender shall at all times be deemed to be the agent of

Notices. Indemnitor shall immediately rotify .ender upon becauting aware of any of the following:

(a) Any spill, release or disposal of a - azardous Substance on any of the Property, or in connection with any of its operations if such spill, release or disposal must be report d to any governmental, uthority under applicable Environmental Laws.

(b) Any contamination, or Imminant threat of contamination, of the Property by Hazardous Substances, or any violation of Environmental Laws in connection with the Property operations conducted on the Property.

(c) Any order, notice of violation, line cr penalty or other similar action by any governmental authority relating to Hazardous Substances or Environmental Laws and the Property cr the operations op ducted on the Property.

(d) Any judicial or administrative it was i jation or proceed in g relating to Hazardous Substances or Environmental Laws and to the Property or the operations conducted on the Property.

(e) Any matters relating to Haza doub Substances or Environmental Laws that would give a reasonably prudent Lender cause to be concerned that the value of Lender's security interest in the Property may be reduced or threatened or that may impair, or threaten to impair, indemnitor's ability to perform any of its obligations under this Agreement when such performance is due.

Access to Records. Indemnitor shall deliver to Lender, at Lender's request, copies of any and eli documents in Indemnitor's possession or to which it has access relating to Hazard us 3 ubstances or Environmental Laws and the Property and the operations conducted on the Property, including without limitation results of labora any analyses, site a sessments or studies, environmental audit reports and other consultants' studies and reports.

Inspections. Lender reserves the right to is spect and investigations. If Londer at any time and from time to time, and Indemnitor shall cooperate fully with Lander a such inspection and investigations. If Londer at any time has reason to believe that Indemnitor or any Occupants of the Property are not corn bying with all applicable Environmental Laws or with the requirements of this Agreement or that a material spill, release or disposal of Hizarck us Substances is a occurred on or under the Property, Lender may require Indemnitor to furnish Lender at indemnitor's expense an environmental audit or a site assessment with respect to the matters of concern to Lender. Such audit or assessment shall be performed by a qualify of consultant exprised by Lender. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be construct to create any resport s billy or liability on the pixt of Lender to indemnitor or to any other person.

IN DEMNITOR'S VAIVER AND INDEMNIFICATION. Indemnitor i ereby indemnifies and holds harmless Lender and Lender's officers, directors, employees and agents, and Lender's successors and assigns and it er officers, directors, employees and agents against any and all claims demands, to see, liabilities, costs and expenses (including vithout limitation a iorneys' fees at trial and on any appeal or petition for review) incurred by such parson (a) arising out of or relating to any news igatory or remedic action involving the Property, the operations conducted on the Property on any other operations of indemnitor or any Occupant and required by Expremental Laws or by orders of any governmental authority having jurisdiction under any Environmental Laws, or (b) on abound of injury to any pe son whatsoever or damage to any property arising out of, in connection with, or in any way relating to (i) the breach of any correct contained in this Agreement, (ii) the violation of any property arising out of, way, (iii) the use, treatment, storage, generation, manufacture, transport, beard a, split disposal or other handling of Hazardous Substances on the Property (iv) the contamination of any of the Property by Hazardous Substances by any means vit assoever (including without limitation any presently existing contamination of the Property), or (v) any costs incurred by Lenker p insuant to this Agreement. In addition to this indemnity, Indemnitor hereby releases and waives all present and future claims against Lender to tinck mnity or contribution in the event Indemnitor becomes liable for cleanup or other costs under any present and future claims against Lender to inck mnity or contribution in the event Indemnitor becomes liable for cleanup or other costs under any present and future claims against Lender to inck mnity or contribution in the event Indemnitor becomes liable for cleanup or other costs under any present and future claims against Lender to inck mnity or contribution in the event Indemnitor becomes liable for cleanup o

PAYMENT: FULL RECOURSE TO INDEMINITOR. Lender and Indumnitor intend that Lender shall have full recourse to indemnitor for indemnitor's

CERTIFICATE AND INDEMNITY

HAZARDOU! SUBSTANCE obligations hereundar as they become due to it refer under this i graemant. Such liabilities, losses, claims, damages and expenses shall be obligations hereunder as they become due to LE roller under this I greemant. Such liabilities, losses, claims, damages and expenses shall be roll bursable to Lunder as Lender's obligation; to in skip asyments with respect thereto are incurred, without any requirement of waiting for the utilinate out some of any lingation, claim or other provided is, and indemnitor shall pay such liability, losses, claims, damages and expenses to Lender as so use one of any lingation, claim or other provided is, and indemnitor shall pay such liability, losses, claims, damages and expenses to Lender as so incurred within thirty (30) days after written notice it am Lender. Lend if a notice shall contain a brief tiermination of the amounts incurred to the date of (10-125-1996 LOEN NO 9001 cut some of any liseation, claim or other provided 1, and indemnitor shall pay such fiability, (19998, claims, damages and expenses to Lender as so incurred within thirty (30) days after written no loe it on Lender. Lend if notice shall contain a brief iternization of the amounts incurred to the date of incurred within thirty (30) days after written no ice it om Lender. Lend r'B notice shall contain a brief iternization of the amounts incurred to the date of such notice. In addition to any remedy available for failure to pay by indically such amounts, such amounts shall thereafter bear interest at the Loan delault rate, or in the absence of a default rate, at the Loan interest rate. The covenants contained in this // neemant shall suit rive (a) the repayment of the Loan, (b) any foreclosure, whether judicial or of the Bronzette and (c) any dictions the dood in lieu of foreclosure to Lender or any successor of Lender. The covenants contained in SURVIVAL. The covenants contained in it is he reement shall suit rive (a) the repayment of the Loan, (b) any foreclosure, whether judicial or nonjudicial, of the Property, and (c) any delivery of a dead in lieu or foreclosure to Lender or any successor of Lender. The covenants contained in this Agreement shall be for the benefit of Lender and any successor to Lender, as holder of any security interest in the Property or the indebtedness source the delivery of a dead in lieu of foreclosure sources are sourced thereby, or as owner of the Property tollow and foreclosure of the delivery of a dead in lieu of foreclosure sources are sourced thereby, or as owner of the Property tollow and foreclosure of the delivery of a dead in lieu of foreclosure sources are sourced thereby, or as owner of the Property tollow and foreclosure of the delivery of a dead in lieu of foreclosure. U to represent the state of the ventue of Lenge and any success a to Lenger, as noticer of any security mere systemed thereby, or as owner of the Property following foreclosure of the delivery of a deed in lieu of foreclosure. Applicable Law. This Agreement has be th delivered to Lis der and accepted by Londer in the State of Oregon. This Agreement shall be prevented by and construed in acceptances with the laws of the State of Oregon. HISCELLANECUS PROVISIONS. The following niscellaneous provisions are a part of this Agreement: Attorneyn' Fees; Expenses. Indemntor 1 rees to pay upon demand all of Lender's costs and expenses, including attorneys' fees and Lender's longer matter and attorneys also to help anterest the Armonent longer matter and an anterest and the Armonent longer matter and an anterest and the Armonent longer and the Armonen Attorneys, Fees; Expenses, Indemntor a rees to pay upon demand all of Lender's costs and expenses, including attorneys' fees and Lender's legal expenses, including attorneys' fees and legal expenses, including attorneys' fees and legal expenses and indemntor shall pay the costs at dest enses of such enforcement. Costs and expenses include Lender's attorneys' fees and legal expenses for banknubby proceedings (and including efforts to motiv or whether or not there is a tenset) including attorneys' fees and legal expenses for banknubby proceedings (and including efforts to motiv or whether or not there is a tenset) including attorneys' fees and legal expenses for banknubby proceedings (and including efforts to motiv or and indemnitor shall pay the costs and expenses of such entercoment. Costs and expenses include Lender's attorneys' fees and legal expenses for Jankruptcy proceedings (and including efforts to modify or whether or not there is a lawsuit, instuding attorneys' fees (ind legal expenses for Jankruptcy proceedings (and including efforts to modify or use to be and environ tensor of attorneys) fees (ind legal expenses for Jankruptcy proceedings (and including efforts to modify or use to be attorneys) fees (ind legal expenses for Jankruptcy proceedings (and including efforts to modify or use to be attorneys) fees (ind legal expenses for Jankruptcy proceedings (and including efforts to modify or use to be attorneys) fees (ind legal expenses for Jankruptcy proceedings) attorneys attorney attorney (independent collection equipers) attorneys (independent col whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (and including efforts to modify or vacate any automatic stay or injunct(n), a peals, and any ar icipated post-judgment collection services. Indemnitor also shall pay all court costs and such additional fees as may be cirec r d by the court. Severability. If a court of competant a risdiction finds and provision of this Agreement to be invalid or unenforceable as to any person or Severability. If a court of competant a rediction finds an / provision of this Agreement to be invalid or unenforceable as to any person or circumstances. If feasible, any such strainer shall be depend to by motified to bout bin the limits of enforceable as to any other persons or circumstances. If feasible, any such circums:ance, such finding shall not renck r that provision in alld or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be vi hin the limits of enforceable its to any other persons or circumstances. If feasible, any such a strategies shall be deemed to be vi hin the limits of enforceable as to any other persons or circumstances. If feasible, any such a strategies shall be deemed to be vi hin the limits of enforceable as to any other persons or circumstances. If feasible, any such a strategies shall be deemed to be vi hin the limits of enforceable as to any other persons or circumstances. orrending provision shall be deemed to the modified to be V/I hin the limits of enforceability or validity; however, if the offending provisions of the second so modified, it shall be stricken and all off er provisions of the Agreement in all other respects shall remain valid and enforceable. Walvels and Consents. Lender stall rk to be deemed to hit re waived any rights under this Agreement unless such waiver is in writing and signed Warvers and Consents. Lender Stall rich be deemed to he we waived any rights under this Agreement unless such waiver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of the larger ment shall not get stitute a waiver of or projudice the party is into the part of any other right. by Lendor. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this, large ment shall not our stitute a waiver of or projudice the party's right otherwise to demand strict compliance with the contract of a provision of this parts waiver where the party of the party of dealers between London and Indonesian shall contract where the party of a provision of this parts waiver where the party of a provision of this parts. No action waiver we have the party of the parts of the by any party of a provision of this , lgree ment shall not constitute a waiver of or projudice the party's right otherwise to demand strict compliance with that provision or any other provision of the provision of any other provision of the provision of any other provision of any other provision of the provision of any other provision of any with that provision or any other provision. No prior waive: by Lender, nor any course of dealing between Lender and Indemnitor, shall constitute a waiver of any of Lender's rights or any if Indemnitor's objections as to any future transactions. Whenever consent by Lender is required in this Agreemant, the granting of such constitutes notice of the contance of this Agreement by Lender. Indemnitor to reply waives notice of the contance of this Agreement by Lender. EACH PAULY TO THIS AGREEMENT ACT NOWLEDGES HA ANG READ ALL THE FROVISIONS OF THIS AGREEMENT, AND EACH AGREES TO ITS TERMIN, NO FORMAL ACCEPTANCE BY LEDIDER IS THE CESSARY TO MAKE THIS AGREEMENT EFFECTIVE. PAUL BIXERSMA AND LANEY BOL RSILL TRUSTEES (THEIR SUCCESSORS IN TRUST, UNDER THE PAUL & LANEY BOERSMA LIVING TRUST, D.T. DU MARCH TH. 1995, AN ESTATE IN FEE SILL LE DERSMA, Trustee UNEY BUSINA Trustan HONEY BOORSMA INDER INITOR: FILL BOERSMA vision of Wall Ington Mutual E LEN JER: WEITERN BAN A Athonizad Of

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obligations hereunder as they become due b. Listder under this is presmant. Such liabilities, losses, claims, damages and expenses shall be rein bursable to Lander as Lender's obligations to raike payments with respect thereto are inclined, without any requirement of wating for the utimate outrome of any litigation, claim or other processes to Lender as and indemnition that pay such liability, is uses, claims, damages and expenses to Lender as so inclined within thirty (30) days after written not be from Lender. Lence is notice shall contain a brief iterritation of the amounts incurred to the date of such notice. In addition to any remedy availed is 1 failure to pay pay odically such amounts, such amounts shall thereafter bear interest at the Loan default rate, or in the absence of a default rate, at the Loan interest rate.

SUF VIVAL. The covenants contained in thit Agri ement shall sur *it ite* (a) the repayment of the Loan, (b) any foreclosure, whether judicial or nonjudicial, of the Property, and (c) any delivery of a deed in lieu of the processure to Lender or any successor of Lender. The covenants contained in this Agric ement shall be for the benefit of Lencer er d any successor to Lender, as holder of any security interest in the Property or the indebtedness secured thereby, or as owner of the Property following foreclosure or the delivery of a deed in lieu of foreclosure.

MISCELLANEOUS PROVISIONS. The following mit cellaneous provisions are a part of this Agreement

Applicable Law, This Agreement has is sen a livered to Lenak r and accepted by Lender in the State of Oregon. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon.

Attorneys' Foes; Expenses. Indemnitor agrix s to pay upon d x and all of Lender's costs and expenses, including attorneys' fees and Lender's legal expenses, incurred in connection v/th the enforcement of this Agreement. Lender may pay someone else to help enforce this Agreement, and Indemnitor shall pay the costs and expenses so fluct enforcement of this Agreement. Costs and expenses include Lender's attorneys' fees and legal expenses whether or not there is a lawsuit, including at orneys' fees and expenses for baltruptcy proceedings (and including efforts to modify or vacate any automatic stay or injunction), tippet s, and any anticip ted post-judgment collection services. Indemnitor also shall pay all court costs and such additional fees as may be directed by the court.

Severability. If a court of competent juriscletion finds any prevision of this Agreement to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Agreement in all other respects shall remain valid and enforceable.

Waivers and Consents. Lender shall not be created to have vizived any rights under this Agreement unless such waiver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Agreement thall not constitute a waiver of or projudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Indemnitor, shall constitute a waiver of any of Lender's rights or any of Inde mittor's obligation. as to any future transactions. Whenever consent by Lender is required in this Agreement, the granting of such consert by under in any instance shall not constitute continuing consent to subsequent instances where such consent is required. Indemnitor hereby waives notice of acceptance of this Agreement by Lender.

EACH PARTY TO THIS AGREEMENT ACKIN WILLIDGES HAVING & SAD ALL THE PROVISIONS OF THIS AGREEMENT, AND EACH AGREES TO ITS TERMS, NO FORMAL ACCEPTANCE BY LEVER IS NECESS A BY TO MAKE THIS AGREEMENT EFFECTIVE.

INCEMNITOR:

PAUL BOERSMA AND LANEY BOERSMA, "RUD TEES OR THEIL SUCCESSORS IN TRUST, UNDER THE PAUL & LANEY BOERSMA LIVING THUST, DATED BU BOERSMA LIVING THUST, DATED BU BOERSMA LIVING THUST, DATED BU BOERSMA LIVING

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Sec. 1	BRAN CHANNEL	ind for the State of					<u>5-11-1998</u>	
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